MULTISYS LANGUAGE SOLUTIONS INC Form PRE 14C August 25, 2010

### **UNITED STATES**

### SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

### **SCHEDULE 14C INFORMATION**

Information Statement Pursuant to Section 14(c) of the Securities Exchange Act of 1934

Check the appropriate box:
[X]
Preliminary Information Statement
[ ]
Confidential, for Use of the Commission Only (as permitted by Rule 14c-5(d) (2))
[ ]
Definitive Information Statement
MULTISYS LANGUAGE SOLUTIONS, INC.
(Name of Registrant as Specified in Its Charter)
Payment of Filing Fee (check the appropriate box):
[X]
No fee required

Fee computed on table below per Exchange Act Rules 14c-5(g) and 0-11.	
(1)	
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Aggregate number of securities to which transaction applies:	
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Per unit price or other underlying value of transaction computed pursuant to Excamount on which the filing fee is calculated and state how it was determined):	change Act Rule 0-11 (set forth the
(4)	
Proposed maximum aggregate value of transaction:	
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Check box if any part of the fee is offset as provided by Exchange Act Rule 0-which the offsetting fee was paid previously. Identify the previous filing by reform or Schedule and the date of its filing.	
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Amount Previously Paid:	
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# Edgar Filing: MULTISYS LANGUAGE SOLUTIONS INC - Form PRE 14C MULTISYS LANGUAGE SOLUTIONS, INC.

8045 Dolce Volpe Ave.

Las Vegas, NV 89178

### INFORMATION STATEMENT

# WE ARE NOT ASKING YOU FOR A PROXY AND YOU ARE REQUESTED NOT TO SEND US A PROXY

Dear Stockholders:	
This information statement ( Information Statement ) is being furnished to holders of recorvalue \$0.001 per share, held as of the close of business on, 2010, by Multisys Lan Nevada corporation ( Multisys ), with respect to certain corporate action.	•
The purpose of this Information Statement is to notify stockholders of Multisys that, on Augua written consent in lieu of a meeting of stockholders from the holders of 3,750,000 statement (representing 60.9% of the issued and outstanding shares of common stock). The written conapproving the potential amendment of Article I of the Articles of Incorporation, changing the	hares of common stock usent adopted resolutions

ONLY THE STOCKHOLDERS OF RECORD AT THE CLOSE OF BUSINESS ON AUGUST 13, 2010 ARE ENTITLED TO NOTICE OF THE CORPORATE ACTION. STOCKHOLDERS WHO HOLD IN EXCESS OF 50% OF MULTISYS SHARES OF VOTING CAPITAL STOCK ENTITLED TO VOTE ON THE ACTION HAVE VOTED IN FAVOR OF THE ACTIONS. AS A RESULT, THE ACTION HAS BEEN APPROVED WITHOUT THE AFFIRMATIVE VOTE OF ANY OTHER STOCKHOLDERS OF MULTISYS. THESE ACTIONS ARE EXPECTED TO BE EFFECTIVE ON A DATE THAT IS AT LEAST TWENTY (20) DAYS AFTER THE MAILING OF THE DEFINITIVE INFORMATION STATEMENT TO THE SHAREHOLDERS OF RECORD.

from MULTISYS LANGUAGE SOLUTIONS, INC. to BAKKEN RESOURCES, INC., predicated on the successful

completion of the current 2010 private placement.

Our board of directors is not soliciting your proxy. This Information Statement is being furnished to you solely for the purpose of informing stockholders of the matters described herein in compliance with Regulation 14C of the Securities Exchange Act of 1934, as amended.

### BY ORDER OF THE BOARD OF DIRECTORS

August 25, 2010

/s/ Janelle Edington

Name: Janelle Edington

Title: President and Chief Executive Officer

# Edgar Filing: MULTISYS LANGUAGE SOLUTIONS INC - Form PRE 14C MULTISYS LANGUAGE SOLUTIONS, INC.

8045 Dolce Volpe Ave.

Las Vegas, NV 89178

### INFORMATION STATEMENT

This information statement ( Information Statement ) is being furnished to holders of record of the common stock, par value \$0.001 per share, at the close of business on, 2010, of Multisys Language Solutions, Inc., a Nevada corporation ( Multisys ), with respect to the potential amendment of the articles of incorporation to change the corporate name.
ABOUT THIS INFORMATION STATEMENT
What is the purpose of this Information Statement?
This Information Statement is being provided pursuant to Section 14 of the Securities Exchange Act of 1934, as amended (the Exchange Act ), to notify our stockholders, as of the close of business on March 13, 2010 (the Record Date ), of the amendment of the articles of incorporation to be taken pursuant to the written consent of stockholders holding a majority of the issued and outstanding shares of Multisys common stock. A majority of the holders of the Multisys common stock has approved the potential amendment of Article I of the Articles of Incorporation, changing the name of our company from MULTISYS LANGUAGE SOLUTIONS, INC. to BAKKEN RESOURCES, INC., predicated on the successful completion of the current 2010 private placement. In order to eliminate the costs and management time involve in holding a special meeting, and in order to effect the corporate action as soon as possible, we decided to proceed with the corporate action by obtaining the written consent of stockholders holding a majority of the voting power.
Who is entitled to notice?
All holders of shares of common stock of record on the close of business on the Record Date are entitled to notice of the corporate name change.

On what corporate matters did the principal stockholders vote?

The stockholders, who hold 60.9% of the total issued and outstanding voting capital stock of Multisys on the Record Date, hold a majority of the issued and outstanding voting capital stock required to vote on the corporate name change. The stockholders have voted for the following corporate action (the Action ):

For the approval of an amendment to our articles of incorporation to change the corporate name Multisys Language Solutions, Inc. to Bakken Resources, Inc., predicated on the successful completion of the current 2010 private placement.

### What vote is required to approve the Actions?

In order to amend the articles of incorporation to change the corporate name, the affirmative vote of a majority of the voting capital stock is required. On August 25, 2010, stockholders holding a majority of the issued and outstanding shares of common stock signed a written consent in favor of the name change. Under Section 78.320 of the Nevada Revised Statutes, all activities requiring stockholder approval may be taken by obtaining the written consent and approval of more than 50% of the holders of voting stock in lieu of a meeting of the stockholders. Because stockholders holding a majority of the issued and outstanding shares of common stock are entitled to cast a vote representing 3,750,000 shares of common stock (which shares are equal to 60.9% of the total issued and outstanding voting capital stock on the Record Date), no action by the minority stockholders in connection with the corporate name change is required.

### SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT

The following table sets forth certain information, as of the Record Date, March 13, 2010, with respect to the beneficial ownership of the outstanding common stock by (i) any holder of more than five percent, (ii) each of

our executive officers, directors, and director designees, and (iii) our executive officers, directors, and director designees as a group. As of March 13, 2010, there were 6,157,500 shares of common stock outstanding.

Name and Address of Beneficial Owner

Amount and Nature of Beneficial Ownership

Percentage of Class (1)

Janelle Edington, Pres. & CEO(1)

1,500,000 shares

24.4%

Christopher Wetzel, Vice President, Dir. (2)

375,000 shares

6.1%

Raymond Kuh, CFO, Treas, Sec, Dir. (3)

375,000 shares

6.1%

Southwest Consulting Services, Inc. (4)

Schottegatweg Oost 9E, Willemstad Curacao, Netherlands Antilles

600,000 shares

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Executive officers and directors as a group

3 persons (5)

2,250,000 shares

36.5%

(1)

Janelle Edington, President, Chief Executive Officer, and director. The holdings of Janelle Edington include 1,500,000 shares of common stock.

(2)

Christopher Wetzel, Vice President, director. The holdings of Mr. Wetzel include 375,000 shares of common stock.

(3)

Raymond Kuh, Chief Financial Officer, Treasurer, Secretary, and director. The holdings of Mr. Kuh include 375,000 shares of common stock.

(4)

The holdings of this named beneficial holder includes only shares of common stock and do not include any vested derivative securities.

(5)

The holdings of the executive officers and directors as a group include an aggregate of 2,250,000 shares of common stock as of April 6, 2010.

# AMENDMENT TO THE ARTICLES OF INCORPORATION TO CHANGE THE NAME OF OUR COMPANY TO BAKKEN RESOURCES, INC.

On August 24, 2010, our board of directors adopted a resolution declaring it advisable to amend our company s articles of incorporation to change the name of our company from Multisys Language Solutions, Inc. to Bakken Resources, Inc., predicated on the successful completion of the current 2010 private placement. On August 25, 2010, we received a written consent in lieu of a meeting of stockholders from the holders of 3,750,000 shares of common stock (which shares are equal to 60.9% of the issued and outstanding shares of common stock) approving the amendment to the Article of Incorporation to change the corporate name if the certain requirement of completing the current 2010 private placement is met. A copy of the Certificate of Amendment to Articles of Incorporation is attached as Appendix A hereto.

### Name Change and Change of the Purpose of the Company

Our current Articles of Incorporation states that the name of our company is Multisys Language Solutions, Inc.

Our Board of Directors unanimously approved, subject to stockholder approval, the Certificate of Amendment to change our name from Multisys Language Solutions, Inc. to Bakken Resources, Inc., predicated on the successful completion of the current 2010 private placement, and to expand the scope of the business in which we engage, thereby allowing us to engage in any lawful activity for which may be organized in the State of Nevada.

Stockholder approval for the Certificate of Amendment changing our company s name was obtained by Written Consent of Stockholders holding at least a majority of our issued and outstanding Common Stock as of the Record Date.

### **Purpose of Changing the Name of the Company**

We intend to change our principal business activity from software marketing to oil and gas exploration.

Multisys is proposing to acquire certain assets from Holms Energy, LLC, by exercising an executed option of an asset purchase agreement, subject to Multisys completing the sale of a minimum number of units in a current private offering. The assets acquired from Holms Energy, LLC, will be held in Multisys Acquisition, Inc., a wholly-owned subsidiary of Multisys formed for the sole purpose of accomplishing the acquisition of the Holms Energy, LLC, assets efficiently and timely.

In connection with our acquisition of these certain rights, the Board of Directors has determined that the change of our name to Bakken Resources, Inc. is in the best interest of stockholders and will more accurately reflect, and allow us to engage in, our anticipated future business operations.

#### **Effective Date of the Action**

The Certificate of Amendment effecting the name change will become effective following filing with the Secretary of State of the state of Nevada, which will occur promptly following the 20<sup>th</sup> day after the mailing of this Information Statement to our stockholders as of the Record Date.

### **Dissenters Right of Appraisal**

Under Nevada law and our articles of incorporation and bylaws, no stockholder has any right to dissent to the proposed corporate name change, and no stockholder is entitled to appraisal of or payment for their shares of common stock pursuant to such action.

### No Meeting of Stockholders Required

We are not soliciting any votes with regard to the amendment of the articles of incorporation to change the name of our company to issue shares of our common stock, to change the name of our company, and to authorize changes in our board of directors. The principal stockholders that have consented to the name change hold a majority of the total issued and outstanding shares of voting capital stock and, accordingly, such principal stockholders have sufficient shares to approve the corporation name change.

### **Vote Obtained**

On August 25, 2010, the following persons executed a written consent approving the Action.

NAME SHARES

%

Janelle Edington

1,500,000

24.36

%

Christopher Wetzel

375,000

6.09

%

Raymond Kuh

375,000

6.09

%

Annette Perini

300,000

4.87

%

Sherry Edington

300,000

4.87

%

Jerod Edington

300,000

4.87

%

Timothy Kuh

300,000

4.87

%

McKinley Romero

150,000

2.43

%

Tracie Wetzel

150,000

2.43

%

**TOTAL** 

3,750,000

60.9

**%** 

### PROPOSALS BY SECURITY HOLDERS

No security holder has requested us to include any additional proposals in this Information Statement.

### INTEREST OF CERTAIN PERSONS IN OR OPPOSITION TO MATTERS TO BE ACTED UPON

No officer, director, or director nominee has any substantial interest in the matters to be acted upon, other than his role
as an officer, director, or director nominee. No director has informed us that he intends to oppose the proposed
corporate name change to be taken as set forth in this Information Statement.

ADDITIONAL INFORMATION

We file reports with the Securities and Exchange Commission (the SEC). These reports include annual and quarterly reports, as well as other information Multisys is required to file pursuant to securities laws. You may read and copy materials we file with the SEC at the SEC s Public Reference Room at 100 F Street, N.E., Washington, D.C. 20549. You may obtain information on the operation of the Public Reference Room by calling the SEC at 1-800-SEC-0330. The SEC maintains an Internet site that contains reports, proxy and information statements, and other information regarding issuers that file electronically with the SEC at <a href="http://www.sec.gov">http://www.sec.gov</a>.

DELIVERY OF DOCUMENTS TO SECURITY HOLDERS SHARING AN ADDRESS

Only one Information Statement is being delivered to multiple security holders sharing an address unless we received contrary instructions from one or more of the security holders. We shall deliver promptly, upon written or oral request, a separate copy of the Information Statement to a security holder at a shared address to which a single copy of the document was delivered. A security holder can notify us that the security holder wishes to receive a separate copy of the Information Statement by sending a written request to us at: 8045 Dolce Volpe Ave., Las Vegas, NV 89178, or by calling us at (702) 499-3990. A security holder may utilize the same address and telephone number to request either separate copies or a single copy for a single address for all future information statements, proxy statements and annual reports.

BY ORDER OF THE BOARD OF DIRECTORS

August 25, 2010

/s/ Janelle Edington

Name: Janelle Edington

Title: President and Chief Executive Officer

15

# APPENDIX A